

of India

EXTRAORDINARY

PART II—Section 3

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MINISTRY OF COMMERCE AND INDUSTRY

NOTIFICATION

New Delhi, the 18th March 1955

- S.R.O. 607.—IDRA/29B/2.—In exercise of the powers conferred by section 29B of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby exempts all industrial undertakings pertaining to the scheduled industry engaged in the manufacture or production of textiles:—
 - (a) made wholly or in part of cotton, including cotton yarn, hosiery and rope,
 - (b) made wholly or in part of jute, including jute yarn, twine and rope,
 - (c) made of wool, including woollen yarn, hosiery, carpets and druggets,
 - (d) made of silk,
 - (e) made of artificial silk, including artificial silk yarn,
 - (f) made wholly or in part of staple fibre,

and registered, or in respect of which a licence or permission has been issued, under the said Act, from the operation of section 11A of the said Act, and the rules made thereunder, in so far as such industrial undertakings manufacture or produce any article pertaining to the said scheduled industry which bears a mark as defined in the Trade Marks Act, 1940 (V of 1940), if at the date of registration or the issue of the licence or permission, as the case may be, the industrial undertaking concerned was not manufacturing or producing such article bearing the said mark.

[No. 4 (14) IA(G)/53.] B. B. SAKSENA, Dy. Secy.

